IN THE

IN RE APPLICATION OF: Scott Haugh CASE: 1300-112 SERIAL NO.: unknown FILED ON: herewith FOR: PET BED WITH REMOVABLE BOLSTER ASSISTANT COMMISSIONER OF PATENTS WASHINGTON, DC 20231	& TRANSTED STATES PATENT & TI	RADEMARK OFFICE PRISE ART
CASE: 1300-112 CITATION OF PRIOR ART SERIAL NO.: unknown FILED ON: herewith FOR: PET BED WITH REMOVABLE BOLSTER ASSISTANT COMMISSIONER OF PATENTS	IN RE APPLICATION OF: Scott Haugh	7-17-96
SERIAL NO.: unknown FILED ON: herewith FOR: PET BED WITH REMOVABLE BOLSTER ASSISTANT COMMISSIONER OF PATENTS	CASE: 1300-112)
FOR: PET BED WITH REMOVABLE BOLSTER) ASSISTANT COMMISSIONER OF PATENTS	SERIAL NO.: unknown) CHATION OF PRIOR ART
ASSISTANT COMMISSIONER OF PATENTS	FILED ON: herewith)
	FOR: PET BED WITH REMOVABLE BOLSTER)
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Dear Sirs:

AUTHORIZATION TO PAY AND PETITION FOR THE ACCEPTANCE OF ANY [X] NECESSARY FEES: If any charges or fees must be paid in connection with the following Communication (including but not limited to the payment of issue fees), they may be paid out of our deposit account No. 12-0064. If this payment also requires a Petition, please construe this authorization to pay as the necessary Petition which is required to accompany the payment.

Applicant herewith petitions the Commissioner of Patents and Trademarks to extend the time [] for response to the Office Action dated _____ for ____ month(s) from ____ to Submitted herewith is check No. _____ for \$____ to cover the cost of the extension. If a check is lost, or otherwise does not accompany this Petition, please charge my deposit account number 12-0064 in the appropriate amount to cover the cost of the extension. Any deficiency or overpayment should be charged or credited to the above numbered deposit account.

REGISTRATION

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CITATION OF PRIOR ART

Pursuant to Applicant's duty to disclose information which may be pertinent to the prosecution of the above-identified application, applicant submits herewith a list of prior art (three sheets of Form PTO-1449) which should be placed of record in the above identified application.

It is believed that the present invention clearly distinguishes over the enclosed prior art.

Respectfully submitted,

LAFF, WHITESEL, CONTE & SARET, LTD.

April 18,1996

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